Beneral Complaint Form for Pro Se Litigants

2016 AUG -1 P 2: 02

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA

U.S. DISTRICT COURT N.D. OF ALABAMA

DARROW BERNARD PAYNE
CV-16-P-1249-5
(Enter above the full names(s) of the plaintiff(s) in this action.)
vs.
WILLIAM E. DOUADSON CORRECTIONAL FAC, INC.,
CHERYL PRICE
JEFFERSON DUNN
LEON BOLLING
(Enter above the full name(s) of the defendant(s) in this action.)
·
1. At all times hereinafter mentioned, plaintiff was and still is a resident of <u>DEFT-ERSON</u>
COUNTY AUBUM Plaintiff resides at
WEDCE INC 100 WARRIOR LAWE BESSEMER, JEFFERSON AMBIN 35023
2. Defendant WILLIAM E. DONALD SON CORRECTIONAL FACUTY, MC. js a corporation
incorporated under the laws of ALABAMA and has a main
office at 3015047H RIPLEY STHEET Mondamery, ALABAMA 341 and is licensed to do business
in Mortgomery, ABAM Defendant's official business address
is WEDCFINC, 100 WARRIOR LANE BESSEMER, NEFFERSON ALABAMA [3502]

OR ·
Defendant
is a United States government agency.
OR
Defendant
is a state agency.
ÓR .
Defendant CHERYL PRICE & JEFFERSON DYNN is a resident of
Montgomery, ALABAMA Defendanteresides at 301 SOUTH BIPLEY
STREET P.D. Box 301501 MONTGOMERY, MONTGOMERY ALABAMA 45.4 [3613]
3. The jurisdiction of this court is invoked pursuant to 42 4.S.C. \$1983 and
federal question, 28 U.S. 6. \$ 1331 (List statutes.)
4. Statement of Claim
State here, as briefly as possible the FACTS of your case. Describe how each defendant is involved. Include, also the names of other persons involved, dates and places. Do not give any legal arguments. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheets if necessary.
First MARROW BERMARD PAYNE (hereinaster DAP) has been denied the Liberty of just compensations from Department of VETERAN AFFAIRS for 3/2 years by their, Warden III
CHERYL PRICE, JEFFERSON DUNN, WEDCF, INC. LEON DOLLING Wooden III, A total of
twesty-five (25) yes due by Od 2016 you. I pray for Justice here if there
are All Patriots for the U.S. Military, DBP is, a Peacetime Gulf War Eta Vet-

who fractured the (1) wrist at DRT HUD, TX, abopt, All & when, discharged, I filed for St disability daim Ot 1991 w DVA Regional Obice Mortgomery, ALABAMA; and upon incarceration, appeal was pending. In, August 2013, MEDICAL CHIVIC. B'ham called CHEM PRICE requesting, DBP transported there for a scheduled Compensation and Pension Exam; March 9, 2015 another scheduled Co Pexam and request was derived; that, medical treatment certainly due by, an Ortho Hand

5. Relief State briefly exactly what you want the court to do for you. Do not make legal arguments. orm a government respecting PREDUDICE U.C. 1-207 Signature of Plaintiff 205 436 3681 DARROW PERMARD Telephone Number Name (Please Print) 100 WARRIOR WAY FAX Number (If Available) Street Address City, State

Winie for a substantial amount of undue hardship and pain David, of explaining need for exam. no response of David was contacted in Nov, Dec 2015 For, fransport to AMedical Clinic who, is a retired Air Force Captain, Major or Cologet hamps, day 2016, May 27, 2016, duly 8, 2016; you, Warden III, LEON BOLLING, denied me transport for this, C a P exam Nov 2015 by, request, earlier 5/6/2016 verbally requested, LBOLLING reply, "You know I could do that? WEDCF, INC., CHERYL PRICE, JEFFERSON DUNN inhumane. treatment, molfesecut conduct, disregard of their Outh, Lode of borduct, is creating and coursing me more Pain, in my (4) wrist from their lower standard medical are. intentionally instringing upon, the HBERTY of DIBPW no due process color-of-audhority procedure denyling these compensations... this denied is causing me NOT to maintain, "minimal standard of living for self and my family. WEDCFING, CHERYL PRICE, of DLWN are intersering w/ the apportunity to better its condition and be rehabilitated for society. This time, there are three (3) stainless steel screws, in this lest hand; and A.D.O.C., doesn't provide opportunities for jobs w/compensations.

NOTE: Pro se litigants must keep the Clerk of the Court informed of their correct address and telephone number during the entire lawsuit. Failure to do so is grounds for dismissal of the case.

OPTIONAL REQUEST FOR SERVICE OF PROCESS BY CLERK

Plaintiffs who have paid the filing fee may request the Clerk of Court to perfect service of process by certified mail by indicating below. Plaintiffs must provide service copies of the complaint, prepared summonses and pre-paid envelopes made returnable to the Clerk of Court.

NOTE: Certified mail service by the Clerk of Court on federal defendants is NOT AN OPTION for plaintiffs who pay the filing fee.

Signature of Plaintiff

Dated: JWy 25, 2016 CCY

WITHOUT PRESUDICE,

AFFIDAVIT OF NOTARY PRESENTMENT CERTIFICATION OF MAILING

CERTIFICATION OF MAILING		
State of AUBAMA)	•	
County of DEFFERSON) ss.		
On this 25th day of duly 2016 for the purpose of verification, I Public, being commissioned in the County and State noted above, do cappeared before me with the following documents listed below. I, to personally verified that these documents were placed in an envelope and sent by United States Post Office Registered Mail receipt number 703 3	ertify that MARIN BERNARI) he undersigned Na tary, sealed by me. They were	
1. NOTARY PRESENTMENT 70/3 3020 0000 1750		
1, AFFIDAVIT OF ETRUTH	1 * 4	
1. INFORMA PAUPERIS AFFIDAVIT	4 ~	
1. 42 USC CIVIL RIGHTS COMPLAINT § 1983	4 *	
1, SUMMONS	124	
1, JS44 CIVIL COVER SHEET	1 1	
1. Extra page "STATEMENT OF CLAM"	Leg	

Dancing Deman James AFFIANT SIGNATURE

WITNESS my hand and official seal.

NOTARY PUBLIC

DATE

MY COMMISSION EXPIRES MAY 8, 2017

My commission expires:

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AFFIDAVIT OF TRUTH

In, August 2013, CCY, March 9, 2016 CCY, while residing at, W.E.D.C.F., INC., I was informed that, on the above dates VA MEDICAL CLINIC had scheduled a Compensation & Pension Exam for DARROW BERNARD PAYNE and called then Warden III CHERYL PRICE requesting, DARROW BERNARD PAYNE be transported there for this exam AND it, was denied! Liberty, for just compensations from participating in a Federally assisted Program and American Disabi lities Act, Title VI Civil Rights have ALL been violated by her... a malicious, sadistic attack to annihilate, destroy DARROW BERNARD PAYNE and further, will not allow compensation to me while participating in a DOC NEW BEGINNING PROGRAM; Genocidal treatments, slavery which are International violations, Human Rights violations, Immoral; AND these acts continues w/LEON BOLLING Warden III now! A verbal request, for transport to VA MEDICAL CLINIC explaining why, Nov/Dec. 2015 he denied that transport; Jan 2016, May 27, 2016, July 8, 2016; Nov/Dec 2015 JEFFERSON DUNN was contacted, explaining my request to, (BY LETTER), I have never heard ANY respond!; from as of today ouly reflecting back, May 6, 2016, DARROW BERNARD PAYNE spoke with LEON BOLLING requesting for assistance, (transport) to VA for this exam for compensations, his response, "You know I can't do that!"

These de facto officials, posing as legitimate parts of government are ALL committing, Fraud, Treason of their Oath and violating Title 18, Part 1 Ch 13 § 241 AND § 242 of the UNited States Codes of Law.

AFFIANT SIGNATURE

191049 L74 100 WARRIOR LANE

NOTARY JURAT

BESSEMER, JEFFERSON

ALABAMA

ALABAMA, U.S.A.[35023]

JEFFERSON Subscribed and Affirm before me on this 7 -25-/6

NOTARY PUBLIC

MY COMMISSION EXPIRES MAY 8, 2017